EXHIBIT "A"

SUMMARY OF ALLEGATIONS AGAINST SALEH AL RAJHI

This chart collects all references to Saleh Al Rajhi that are scattered through the following filings:

- THIRD AM. CONSOL. MASTER COMPL., Ashton v. Al Qaeda Islamic Army ["Ashton"], (02-CV-6977);
- COMPL., Barrera v. Al Qaeda Islamic Army ["Barrera"], (03-CV-7036);
- AM. COMPL., Burnett v. Al Baraka Inv. & Dev. Corp., (03-CV-5738) & THIRD AM. COMPL., Burnett v. Al Baraka Inv. & Dev. Corp., (03-CV-9849) [hereinafter, collectively, "Burnett"].
- FIRST AM. COMPL., Continental Cas. Co. v. Al Qaeda ["Cont'l Cas."], (04-CV-5970);
- COMPL., Euro Brokers Inc. v. Al Baraka Inv. & Dev. Corp. ["Euro Brokers"], (04-CV-7279);
- FIRST AM. COMPL., Federal Ins. v. Al Qaida ["Fed. Ins."], (03-CV-6978);
- FIRST AM. COMPL., New York Marine & Gen. Ins. Co. v. Al Qaida ["NYMAGIC"], (04-CV-6105);
- CONSOL. FIRST AM. MASTER COMPL., Salvo v. Al Qaeda Islamic Army ["Salvo"], (03-CV-5071);
- Am. COMPL., Tremsky v. Osama bin Laden ["Tremsky"], (02-CV-7300);
- COMPL., World Trade Ctr. Props. LLC v. Al Baraka Inv. & Dev. Corp. ["WTCP"], (04-CV-7280);
- RICO STATEMENT APPLICABLE TO DEFS. SULAIMAN ABDULAZIZ AL RAJHI, ABDULLAH SULAIMAN AL RAJHI & SALEH ABDULAZIZ AL RAJHI, Cont'l Cas. ["Cont'l Cas. RICO"];
- RICO STATEMENT APPLICABLE TO SULAIMAN BIN ABDUL AZIZ AL RAJHI, SALEH ABDUL AZIZ AL RAJHI, ABDULLAH SULAIMAN AL-RAJHI & KHALID SULAIMAN AL-RAJHI, Euro Brokers ["Euro Brokers RICO"];
- AMENDED RICO STATEMENT APPLICABLE TO SULEIMAN ABDEL AZIZ AL RAJHI, SALEH ABDULAZIZ AL-RAJHI, & ABDULLAH SULEIMAN AL-RAJHI, Fed. Ins. ["Fed. Ins. RICO"]; and
- RICO STATEMENT APPLICABLE TO SULAIMAN BIN ABDUL AZIZ AL RAJHI, SALEH ABDUL AZIZ AL RAJHI, ABDULLAH SULAIMAN AL-RAJHI & KHALID SULAIMAN AL-RAJHI, WTCP ["WTCP RICO"].

| Row | Cite to Allegation | Allegation Made | Legal Insufficiency |
|-----|----------------------|---|--------------------------------|
| 1 | <i>Ashton</i> ¶ 559; | "Officially founded in 1987, Defendant AL-RAJHI | There is "no basis for a |
| | Barrera ¶ 563; | BANKING & INVESTMENT CORPORATION, (or | bank's liability for |
| | accord Burnett | 'AL-RAJHI BANK') has a network of nearly 400 | injuries funded by |
| | ¶ 84; Cont'l Cas. | branch offices throughout Saudi Arabia and manages | money passing through |
| | ¶ 357; Salvo ¶ 355; | seventeen subsidiaries across the world | it on routine banking |
| | Tremsky \P 51; | Defendant SALEH ABDULLAHZIZ AL RAJHI is | business" and Plaintiffs |
| | <i>WTCP</i> ¶ 131. | the Chairman." | have failed to state a |
| | | | claim against the Al |
| | | | Rajhi Bank. In re Sept. |
| | | | 11th, 349 F. Supp. 2d at |
| | | | 833. An officer cannot |
| | | | be liable for conduct |
| | | | for which the Bank |
| | | | cannot be liable. |
| 2 | <i>WTCP</i> ¶ 214 | "Al Rajhi [Bank] is majority owned and controlled | Allegations based on |
| | | by the al-Rajhi Family ('al-Rajhi Family') who | family membership fail. |
| | | derive from it much of their immense wealth. | In re Sept. 11th, 349 F. |
| | | Family members also make up a majority of its board | Supp. 2d at 812. |
| | | of directors and executive committee Saleh | Conclusory allegations |
| | | Abdul Aziz al-Rajhi, has the second largest holding | are insufficient to state |
| | | and is also a director." | a claim. <i>Id.</i> at 832-33. |
| | | | There is "no basis for a |
| | | | bank's liability for |
| | | | injuries funded by |
| | | | money passing through |
| | | | it on routine banking |
| | | | business" and Plaintiffs |
| | | | have failed to state a |

| Row | Cite to Allegation | Allegation Made | Legal Insufficiency |
|-----|--|---|--|
| | | | claim against the Al |
| | | | Rajhi Bank. Id. at 833. |
| | | | An officer cannot be |
| | | | liable for conduct for which the Bank cannot |
| | | | be liable. |
| 3 | <i>Ashton</i> ¶ 561; | "SALEH ABDULLAHZIZ AL RAJHI has been | Conclusory allegations |
| 3 | Barrera \P 565; | closely linked to OSAMA BIN LADEN's personal | are insufficient to state |
| | accord Burnett | secretary and convicted terrorist, WADIH EL | a claim. <i>In re Sept</i> . |
| | ¶ 86; Cont'l Cas. | HAGE. When the Kenyan house of OSAMA BIN | 11th, 349 F. Supp. 2d at |
| | ¶ 359; <i>Salvo</i> ¶ 357; | LADEN's personal secretary, WADIH EL HAGE, | 832-33. |
| | Tremsky ¶ 53; | was raided in 1997, information regarding SALEH | |
| | <i>WTCP</i> ¶¶ 133, 214. | ABDULLAHZIZ AL RAJHI was discovered." | |
| 4 | <i>Ashton</i> ¶ 562; | "Co-conspirators, agents, aiders and abettors of the | Conclusory allegations |
| | Barrera ¶ 566; | AL RAJHI banking scheme to fund or otherwise | are insufficient to state |
| | accord Burnett ¶ | materially support terrorism include: [numerous | a claim. In re Sept. |
| | 87; Cont'l Cas. ¶ | defendants, including Saleh Al Rajhi]. All of these | 11th, 349 F. Supp. 2d at |
| | 360; <i>Salvo</i> ¶ 358; | Defendants do business in and have a significant | 832-33. Conclusory |
| | <i>Tremsky</i> ¶ 54; <i>WTCP</i> ¶ 134. | business presence in the United States, including but not limited to, through AL WATANIA POULTRY, | allegations cannot be relied upon to establish |
| | WICI 154. | one of the World's largest poultry businesses, and | a <i>prima facie</i> case for |
| | | through Defendants MAR-JAC POULTRY, INC., | personal jurisdiction. |
| | | MAR-JAC INVESTMENTS, INC. and PIEDMONT | <i>Id.</i> at 804. |
| | | POULTRY. They are also material sponsors of | |
| | | international terrorism." | |
| 5 | Fed. Ins. ¶ 66; | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | accord NYMAGIC | have aided and abetted, conspired with, and provided | are insufficient to state |
| | ¶ 45. | material support and resources to, defendant al Qaida | a claim. In re Sept. |
| | | and/or affiliated FTOs, associations, organizations or | 11th, 349 F. Supp. 2d at |
| | E D I DICO | persons, as described herein." | 832-33. |
| 6 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations are insufficient to state |
| | ¶ 5(b) table; accord Cont'l Cas. RICO ¶ | conspired to support terrorism and to obfuscate the roles of the various participants and conspirators in | a claim. <i>In re Sept</i> . |
| | 5(b); <i>Fed. Ins.</i> | Radical Muslim Terrorism, which conspiracy | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 5(b) table; | culminated in the September 11, 2001 Attacks." | 832-33. |
| | WTCP RICO ¶ 5(b) | | 002 001 |
| | table. | | |
| 7 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 5(b) table; accord | used banking and financial operations to knowingly | are insufficient to state |
| | Cont'l Cas. RICO ¶ | and intentionally provide financial services and | a claim. In re Sept. |
| | 5(b); <i>Fed. Ins.</i> | materially support to al Qaeda and its members, as | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 5(b) table; | well as organizations which it knew were providing | 832-33. |
| | WTCP RICO ¶ 5(b) | material support to the Enterprise." | |
| 8 | table. Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| 0 | ¶ 5(b) table; accord | undertook the above-named actions as part of a | are insufficient to state |
| | Cont'l Cas. RICO ¶ | conspiracy to commit murder and arson, in that they | a claim. <i>In re Sept</i> . |
| | 5(b); <i>Fed. Ins.</i> | knew that the Enterprise in which they were | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 5(b) table; | participating, Radical Muslim Terrorism, planned to | 832-33. |
| | WTCP RICO ¶ 5(b) | and would commit an act of deadly aggression | |
| | table. | against the United States in the near future, using the | |
| | | resources and support it supplied." | |
| 9 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | \P 5(b) table; <i>accord</i> | agreed to form and associate itself with the | are insufficient to state |

| Row | Cite to Allegation | Allegation Made | Legal Insufficiency |
|-----|---------------------------|--|--|
| | Cont'l Cas. RICO ¶ | Enterprise and agreed to commit more that two | a claim. In re Sept. |
| | 5(b); <i>Fed. Ins.</i> | predicate acts, <i>i.e.</i> , multiple acts of murder and arson, | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 5(b) table; | in furtherance of a pattern of racketeering activity in | 832-33. |
| | WTCP RICO ¶ 5(b) | connection with the Enterprise." | |
| | table. | | |
| 10 | Cont'l Cas. RICO ¶ | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | 5(c). | utilized interstate and international faxes, telephones, | are insufficient to state |
| | | wire transfers and transmissions, and the United | a claim. In re Sept. |
| | | States and international mails to facilitate, provide | 11th, 349 F. Supp. 2d at |
| | | financial and material support and provide | 832-33. |
| | | substantial assistance to Al Qaeda. The financial | |
| | | support and assistance provided to al Qaeda by [numerous defendants, including Saleh Al Rajhi,] | |
| | | assisted the business and financial transactions in | |
| | | which al Qaeda engaged to further its operations and | |
| | | purposes. Al Qaeda relied upon [numerous | |
| | | defendants, including Saleh Al Rajhi], among others, | |
| | | to generate material support to continue its terrorist | |
| | | operations and to conceal the nature and extent of | |
| | | financial assistance provided to al Qaeda." | |
| 11 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 5(f); accord | consistently, evenly [sic] constantly, laundered | are insufficient to state |
| | Cont'l Cas. RICO ¶ | money, filed false tax returns, and otherwise | a claim. In re Sept. |
| | 5(f) & 6(f); <i>Fed</i> . | impeded and impaired the administration of the tax | 11th, 349 F. Supp. 2d at |
| | <i>Ins.</i> RICO ¶ 5(f); | laws as part of their scheme to conduit money to | 832-33. |
| | WTCP RICO \P 5(f). | terrorists, and yet obfuscates their support of Radical | |
| | | Muslim Terrorism. The SAAR Network Entities | |
| | | controlled by these defendants routinely moved | |
| | | around millions of dollars between them, with no innocent explanation for the layers of transactions | |
| | | taking place other than to obfuscate the fact that this | |
| | | money was going through these companies to | |
| | | offshore, untraceable banks on the Isle of Man, the | |
| | | Bahamas, and other locations, ultimately to support | |
| | | the Enterprise. [Numerous defendants, including | |
| | | Saleh Al Rajhi,] directed funds through a series of | |
| | | other entities over which they had influence until | |
| | | those funds ultimately reached a shell company in | |
| | | the Isle of Man, where they could no longer be | |
| | | tracked by federal authorities. These transactions | |
| | | bear all of the hallmarks of money laundering in | |
| | | support of terrorism. Such money laundering, the | |
| | | filing of false tax returns, and tax evasion were all in | |
| | | furtherance of a conspiracy to commit murder and | |
| | | arson which culminated in the September 11, 2001 Attacks." | |
| 12 | Euro Brokers RICO | "The predicate acts relate to each other as part of | Conclusory allegations |
| 14 | ¶ 5(g); accord | a common plan because each act of money | Conclusory allegations are insufficient to state |
| | Cont'l Cas. RICO | laundering and tax evasion allowed [numerous | a claim. <i>In re Sept</i> . |
| | 5(g); Fed. Ins. | defendants, including Saleh Al Rajhi,] to | 11th, 349 F. Supp. 2d at |
| | RICO \P 5(g); | surreptitiously provide funds to terrorist | 832-33. |
| | WTCP RICO \P 5(g). | organizations, including al Qaeda, which conspiracy | |
| | n - (8). | culminated in the September 11, 2001 Attacks." | |
| 13 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 6(b); accord | fit neatly into [the Al Qaeda] framework by | are insufficient to state |
| 1 | | | 1 |

| Row | Cite to Allegation | Allegation Made | Legal Insufficiency |
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| | Cont'l Cas. RICO ¶ | facilitating the transfer of money for and providing | a claim. In re Sept. |
| | 6(b); Fed. Ins. | funding to and otherwise providing material support | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 6(b); <i>WTCP</i> RICO ¶ 6(b). | for the members of the Enterprise who engaged in the Attack by engaging in a course of conduct that | 832-33. |
| | $WICP$ RICO \P 0(0). | including money laundering and tax evasion Al | |
| | | Qaeda relies upon a global network of banks, | |
| | | financial institutions and charities, including the | |
| | | SAAR Network Entities associated with [numerous | |
| | | defendants, including Saleh Al Rajhi,] and illegal | |
| | | activities (including narcotics trafficking) to generate | |
| | | material support to continue its terrorist operations." | |
| 14 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 6(d); accord | is associated with the Enterprise." | are insufficient to state |
| | Cont'l Cas. RICO ¶ 6(d); Fed. Ins. | | a claim. <i>In re Sept</i> . |
| | RICO ¶ 6(d); | | 11th, 349 F. Supp. 2d at 832-33. |
| | WTCP RICO \P 6(d). | | 032 33. |
| 15 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 6(e); accord | is a member of the Enterprise, and is separate and | are insufficient to state |
| | Cont'l Cas. RICO ¶ | distinct from the Enterprise." | a claim. In re Sept. |
| | 6(e); Fed. Ins. | | 11th, 349 F. Supp. 2d at |
| | RICO ¶ 6(e); WTCP | | 832-33. |
| 16 | RICO ¶ 6(e). Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| 10 | ¶ 6(f); accord Fed. | intended to further the Attack and adopted the goal | are insufficient to state |
| | <i>Ins.</i> RICO ¶ 6(f); | of furthering and/or facilitating that criminal | a claim. <i>In re Sept</i> . |
| | WTCP RICO 6(f). | endeavor, which criminal activity culminated in the | 11th, 349 F. Supp. 2d at |
| | ., | September 11, 2001 Attacks." | 832-33. |
| 17 | Euro Brokers RICO | "The pattern of racketeering activity conducted by | Conclusory allegations |
| | ¶7; accord Cont'l | [numerous defendants, including Saleh Al Rajhi,] is | are insufficient to state |
| | Cas. RICO ¶ 7; | separate from the existence of al Qaeda and Radical | a claim. In re Sept. |
| | Fed. Ins. RICO ¶ 7; WTCP RICO ¶ 7. | Muslim Terrorism, but was a necessary component to the September 11, 2001 Attacks." | 11th, 349 F. Supp. 2d at 832-33. |
| 18 | Euro Brokers RICO | "[T]he racketeering activity conducted by [numerous | Conclusory allegations |
| 10 | ¶ 8; accord Cont'l | defendants, including Saleh Al Rajhi,] furthers and | are insufficient to state |
| | Cas. RICO ¶ 8; | facilitates that international terrorist and criminal | a claim. In re Sept. |
| | Fed. Ins. RICO ¶ 8; | activity, which culminated in the September 11, 2001 | 11th, 349 F. Supp. 2d at |
| 46 | WTCP RICO ¶ 8. | Attacks." | 832-33. |
| 19 | Euro Brokers RICO | "The Enterprise and the racketeering activities | Conclusory allegations |
| | ¶ 10; accord Cont'l Cas. RICO ¶ 10; | conducted by [numerous defendants, including Saleh Al Rajhi,] relies heavily on the American interstate | are insufficient to state a claim. <i>In re Sept</i> . |
| | Fed. Ins. RICO ¶ | system of commerce for banking, financing, | 11th, 349 F. Supp. 2d at |
| | 10; WTCP RICO ¶ | supplies, communications, and virtually all essential | 832-33. |
| | 10. | commercial functions, and in that matter affects | |
| | | interstate commerce." | |
| 20 | Euro Brokers RICO | "[Numerous defendants, including Saleh Al Rajhi,] | Conclusory allegations |
| | ¶ 14; accord Cont'l | laundered funds from Islamic charities and financial | are insufficient to state |
| | Cas. RICO ¶ 14; | institutions, including the so-called charities and | a claim. <i>In re Sept.</i> |
| | Fed. Ins. RICO ¶ 14; WTCP RICO ¶ | corporations, and facilitated the transfer of money through witting and unwitting institutions The | 11th, 349 F. Supp. 2d at 832-33. |
| | 14, WICF RICO 1 | camps were able to operate only because of the | 032-33. |
| | - 11 | worldwide network of recruiters, travel facilitators, | |
| | | and document forgers who vetted recruits and helped | |
| | | them get in and out of Afghanistan in preparation for | |

| Row | Cite to Allegation | Allegation Made | Legal Insufficiency |
|-----|---------------------------------------|---|--|
| | | the September 11, 2001 Attacks. None of this would | |
| | | have been possible without the funds and | |
| | | sponsorship supplied by participants and conspirators | |
| | | including [numerous defendants, including Saleh Al | |
| | | Rajhi]. Indeed, the Enterprise would not have been | |
| | | successful without the enthusiastic participation of all of the conspirators, including [numerous | |
| | | defendants, including Saleh Al Rajhi]. In order to | |
| | | identify individuals willing, able, and trained to carry | |
| | | out the September 11, 2001 Attacks, al Qaeda | |
| | | needed to select from a vast pool of recruits and | |
| | | trainees, which pool would not have been available | |
| | | to it without the assistance provided by [numerous | |
| | | defendants, including Saleh Al Rajhi]. [Numerous | |
| | | defendants, including Saleh Al Rajhi], with | |
| | | knowledge and intent, agreed to the overall | |
| | | objectives of the enterprise or conspiracy, and agreed | |
| | | to commit at least two predicate acts and all agreed | |
| | | to participate in the conspiracy, either expressly or | |
| | | impliedly. [Numerous defendants, including Saleh | |
| | | Al Rajhi], with knowledge and intent, agreed to and | |
| | | did aid and abet all of the above illegal activities, | |
| 21 | Cont'l Cas. RICO ¶ | RICO predicate acts, and RICO violations." | Conclusions allogations |
| 21 | 16 | "[Numerous defendants', including Saleh Al Rajhi,] uninterrupted financial and material support of | Conclusory allegations are insufficient to state |
| | 10 | terrorism, mail fraud, wire fraud, money laundering, | a claim. <i>In re Sept.</i> |
| | | and substantial assistance, enabled the Enterprise to | 11th, 349 F. Supp. 2d at |
| | | plan, orchestrate, and carry out the Attack that | 832-33. |
| | | injured plaintiffs. Therefore, the conduct of | |
| | | [numerous defendants, including Saleh Al Rajhi,] | |
| | | proximately resulted in the Attack. Plaintiffs | |
| | | suffered injury to their property by reason of the | |
| | | above conduct of [numerous defendants, including | |
| | | Saleh Al Rajhi]." | |
| 22 | Euro Brokers RICO | "Saleh Abdulaziz Al-Rajhi, eldest brother of | There is "no basis for a |
| | Ex. A; accord | Sulaiman, has been Chairman of the Al-Rajhi | bank's liability for |
| | Cont'l Cas. RICO | Banking and Investment Corporation, and is | injuries funded by |
| | Ex. A at 10-11; Fed. Ins. RICO Ex. | inextricably tied to the actions of Al Rajhi Banking and Investment Corporation as alleged above and in | money passing through it on routine banking |
| | A at 13; WTCP | previous court filings. Furthermore, Saleh Abdulaziz | business" and Plaintiffs |
| | RICO Ex. A. | al-Rajhi is personally linked to Wadi el-Hage, | have failed to state a |
| | 1100 2 11. | Osama bin Laden's personal secretary. (Saleh's | claim against the Al |
| | | phone number found in Wadi's phone book upon his | Rajhi Bank. <i>In re Sept</i> . |
| | | arrest.)." | 11th, 349 F. Supp. 2d at |
| | | , | 833. An officer cannot |
| | | | be liable for conduct |
| | | | for which the Bank |
| | | | cannot be liable. |
| | | | Conclusory allegations |
| | | | are insufficient to state |
| | | | a claim. <i>Id.</i> at 832-33. |